- (i) Setting forth the purpose of the joint venture:
- (ii) Designating an SDVO SBC as the managing venturer of the joint venture, and an employee of the managing venturer as the project manager responsible for performance of the SDVO contract:
- (iii) Stating that not less than 51% of the net profits earned by the joint venture will be distributed to the SDVO SBC(s):
- (iv) Specifying the responsibilities of the parties with regard to contract performance, source of labor and negotiation of the SDVO contract;
- (v) Obligating all parties to the joint venture to ensure performance of the SDVO contract and to complete performance despite the withdrawal of any member:
- (vi) Requiring the final original records be retained by the managing venturer upon completion of the SDVO contract performed by the joint venture:
- (3) Performance of work. For any SDVO contract, the joint venture must perform the applicable percentage of work required by §124.510 of this chapter.
- (4) Contract execution. The procuring activity will execute an SDVO contract in the name of the joint venture entity or SDVO SBC.
- (5) Inspection of records. SBA may inspect the records of the joint venture without notice at any time deemed necessary.
- (c) Non-manufacturers. An SDVO SBC which is a non-manufacturer may submit an offer on an SDVO contract for supplies if it meets the requirements of the non-manufacturer rule set forth at §121.406(b)(1) of this chapter.

[69 FR 25268, May 5, 2004, as amended at 70 FR 14527, Mar. 23, 2005]

§125.16 Does SDVO SBC status guarantee receipt of a contract?

No, SDVO SBCs should market their capabilities to appropriate procuring agencies in order to increase their prospects of having a procurement setaside for SDVO contract award.

§ 125.17 Who decides if a contract opportunity for SDVO competition exists?

The contracting officer for the contracting activity decides if a contract opportunity for SDVO competition exists.

§ 125.18 What requirements are not available for SDVO contracts?

A contracting activity may not make a requirement available for a SDVO contract if:

- (a) The contracting activity otherwise would fulfill that requirement through award to Federal Prison Industries, Inc. under 18 U.S.C. 4124 or 4125, or to Javits-Wagner-O'Day Act participating non-profit agencies for the blind and severely disabled, under 41 U.S.C. 46 et seq., as amended; or
- (b) An 8(a) participant currently is performing that requirement or SBA has accepted that requirement for performance under the authority of the section 8(a) program, unless SBA has consented to release of the requirement from the section 8(a) program.

§ 125.19 When may a contracting officer set-aside a procurement for SDVO SBCs?

- (a) The contracting officer first must review a requirement to determine whether it is excluded from SDVO contracting pursuant to §125.18.
- (b) If the contracting officer determines that §125.18 does not apply, the contracting officer should consider setting aside the requirement for 8(a), HUBZone, or SDVO SBC participation before considering setting aside the requirement as a small business setaside.
- (c) If the CO decides to set-aside the requirement for competition restricted to SDVO SBCs, the CO must:
- (1) Have a reasonable expectation that at least two responsible SDVO SBCs will submit offers; and
- (2) Determine that award can be made at fair market price.

EFFECTIVE DATE NOTE: At 75 FR 62281, Oct. 7, 2010, §125.19 was amended by revising paragraph (b), effective Feb 4, 2011. For the convenience of the user, the revised text is set forth as follows: